1154 S. Crescent Heights Blvd. Los Angeles, CA 90035

KANE LAW FIRM

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	Defendants VXN Group, LLC ("VXN") and Mike Miller ("Miller")
	(collectively, "Defendants") motion for summary judgment on Plaintiff
	Mackenzie Anne Thoma's remaining claims for in her Second Amended
	Complaint for failure to provide: Count 1 overtime, Count 3 meal periods, Count
	4 rest periods, Count 5 waiting time penalties, and Count 6 Wage Statements
	came on regularly for hearing on January 3, 2025 at 11:00 a.m. Appearances by
	counsel are noted in the record.
	After considering the moving, opposition and reply briefs, all the evidence
	submitted by both parties, and the arguments presented by the parties' respective
	counsel, this Court finds that:
	There are no genuine issues of material fact as to the Plaintiff's remaining
	causes of action in her Second Amended Complaint and therefore Defendants are
	entitled to summary judgment under Fed.R.Civ. P.56(a).
	IT IS HEREBY ORDERED THAT:
	Plaintiff's motion for summary judgment is GRANTED and that:
	Plaintiff's Second Amended Complaint is dismissed with prejudice
	IT IS SO ORDERED
	Date: Honorable Judge Wesley I. Hen
	Honorable Judge Wesley L. Hsu United State District Court Judge

[PROPOSED] JUDGMENT

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2	CERTIFICATE OF SERVICE
3	I, Brad S. Kane, hereby certify that this document has been filed on November 12, 2024, through the ECF system and will be sent electronically to the
4	registered participants as identified on the Notice of Electronic Filing.
5	Dated: November 12, 2024 By: /s/ Brad S. Kane
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	[PROPOSED] JUDGMENT

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